

RECEIVED

JAN 17 2006

SHU Law Library

denzel  
Legal Supplies  
JRC/GE  
1/21/06

## GENERAL REQUEST FORM

BLD. # 17  
Cell # D-Lawyer 10

This request should be used to request general information, case law and/or photocopies from the Law Library. Case law is on loan only! It must be returned to receive any new case law, which is usually loaned out on a five for five basis. There should be no writing on legal materials stamped SHU Law Library.

[Keys.] Search + Service 23, 40.1, Arrest 63.5(8) 63.1, 68(4)

63.4(1K2)(1), 65, Const Law 202, 252.5, 319.5(1)

Crim Law 217, Civ Rights 1335, 1358, 1432, 1370/6 1(2),

1088(1)(4) FED Courts 617, 504.1, Fed Civil Proc 2491.5

In reed the Statute to invoke Jurisdiction IN STATE

Supreme Court, Also For Denovo Review, And Superior Court

And District Court Fed? Jurisdiction, And US SUPREME

Court Jurisdiction. Address + phone # for WIDENER

400 Court St,  
University. Address + ph for Family Court Dover, Dover, DE 19901

1- Copy of H.R. 5107 All of it —

1- Sample Motion Transcripts And Records Superior Court, DE SUPREME  
AND Fed. Court.

Name Larry Collingwood IRS.B.I. 193980 Date: 1/13/05

Date Received: 1-17-06 Pay-to Log # \_\_\_\_\_

Date Sent 1-20-06 Staff Initials: B.E.

Staff Notes: Sent: Mot. Transc.; (1) Address

No legal materials sent with this  
request.

No other legal materials sent  
with this request.

Referred to  
give me  
part of  
these  
materials!  
  
1/20/2006  
JRC/GE

danger of  
legal materials  
Access to Courts

L.R.C.D.R. DATES were written out  
7/10/05

FORM #584

GRIEVANCE FORM

W/B  
10-5-05

FACILITY: Delaware Correctional Center DATE: \_\_\_\_\_

GRIEVANT'S NAME: Larry Collingwood JR SBI#: 193980

CASE#: 18239 TIME OF INCIDENT: \_\_\_\_\_

HOUSING UNIT: Shu 19B-L-12

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

I'm NOT BEING GIVEN THE LEGAL MATERIALS "I'm"  
REQUESTING FROM Shu Law Library - This has been  
A REPEATED PATTERN AND PRACTICE BY BRIAN  
ENGRAAMS -

ACTION REQUESTED BY GRIEVANT: I WANT A HEARING ON THIS PROBLEM TO RESOLVE  
IT WITH BRIAN ENGRAMS PRESENT AND SUPERVISOR MIKE LITTLE  
PRESENT, I WANT ACCESS TO TORTS: RESTATEMENT OF THE LAW  
AND 1983 CITIGATION BY MARTIN SWARTZ - EITHER ACCESS TO THE  
BOOKS (or) HAVE IT DOWNLOADED OFF THE WEB SITE .WHICH FINDLAW.COM

GRIEVANT'S SIGNATURE: Larry Collingwood Jr DATE: \_\_\_\_\_

WAS AN INFORMAL RESOLUTION ACCEPTED? \_\_\_\_\_ (YES) \_\_\_\_\_ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: \_\_\_\_\_ DATE: \_\_\_\_\_

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE  
GRIEVANT

RECEIVED  
JUL 05 2005

Inmate Grievance Office

Instructions for Submitting a Regular Grievance

Inmates are required, per DOC Procedure 4.4 [Inmate Grievance Procedure] to attempt to resolve complaints prior to filing a regular grievance. Grievances are to be submitted within seven(7) days from the date of the occurrence or incident or within seven days after the inmate became aware of the incident. The grievance is to be placed in the grievance box located in each housing unit.

Only one issue per grievance form will be addressed. If the grievance is submitted on a weekend or a holiday, it will be received during the next working day.

Return of Unprocessed Grievance

Intake Action: This Grievance Form is being returned to the inmate under the provisions outlined in DOC Procedure 4.4 "Inmate Grievance Procedure" for the following reason(s):

**Vulgar/Abusive or Threatening Language.** The language that is unacceptable has been highlighted. The grievance may be resubmitted omitting this language.

**Non-Grievable.** This issue has been defined as non-grievable in accordance with DOC Policy 4.4. These procedures have their own appeal process that must be followed.  Disciplinary Action  Parole Decision  Classification Action

**Request.** Requests are not processed through the grievance procedure. Please correspond with the appropriate office to secure the information that is requested.

**Duplicate Grievance(s).** This issue has been addressed previously in Grievance # \_\_\_\_\_.

**Original Grievances must be submitted to the Inmate Grievance Chairperson.** Photocopies are not accepted.

**Inquiry on behalf of other inmates.** Inmates cannot submit grievances for other inmates.

**Expired filing period.** Grievance exceeds seven(7) days from date of occurrence.

**Properly fillout grievance form**

R Vargas  
Inmate Grievance Chairperson

Form#: 584 (F&B)  
(Reverse Revised July 1999)

JUL 06 2009  
Date  
This is a regular  
Correctional officer  
JFC g  
1/16/05

still delayed  
JRCGR 1/20/2006

Law Library

Tue 1/17/2006

Not given → Give me the Statute for  
FED Question Jurisdiction  
And  
Civil Rights Jurisdiction  
For Fed Dist. Court.

RECEIVED

JAN 18 2006

SHU LAW LIBRARY

And Address + Telephone # for  
Attorneys

Not given → JOSEPH A. Gobay  
JAMES E. LIBOURI  
JOHN GRADY  
JAMES ERASMAN

Address + Ph # for  
ASPEN Publishers  
WEST Publisher

Not Available P (B.E)

Superior Court House (DOVER)  
DE. Supreme Court (DOVER)

Superior Court  
38 The Green  
DOVER, DE, 19901

Supreme Court  
55 The Green  
DOVER, DE, 19901

Larry Cullingwood Jr.  
SBI# 193980  
17 D-Lower 10

Sent: (2) Addresses  
All other addresses  
previously given to  
this inmate multiple  
times. (B.E) 1-20-06

Westlaw.

DE ST JP CIV Rule 3

The Rules of the Court of the Justices of the Peace, Rule 3

SHU LAW LIBRARY

Page 1

MICHIE'S DELAWARE CODE ANNOTATED RULES  
 RULES GOVERNING CIVIL PRACTICE IN THE JUSTICE OF THE PEACE COURT OF THE  
 STATE OF DELAWARE  
**II. COMMENCEMENT OF ACTION; SERVICE OF PROCESS; PLEADINGS; MOTIONS AND  
 ORDERS.**

Copyright © 1993-2004 by The State of Delaware and Matthew Bender & Company,

Inc., a member of the LexisNexis Group. All rights reserved

Current through November 10, 2005.

Rule 3. Commencement of action.

(a) Commencement. A civil action is commenced by filing a complaint and praecipe with the Court in such form as the Court prescribes. Sufficient copies of the complaint shall be filed so that one copy can be served on each defendant. When an action is governed by a special statute, it shall be commenced in the manner prescribed by such statute.

(b) Omitted.

(c) Omitted.

(d) Omitted.

3      deleted By  
       Brian Engman  
       FRCGR 3/6/06

(e) Deposit for costs. The clerk shall not file any paper or record or docket any proceeding, including any third party complaint, until the required deposit for costs and fees has been made in accordance with Civil Rule 77(h)(3) or the filer has been granted permission to file in forma pauperis pursuant to Rule 112.

Cross references. -- As to date and return of writs commencing actions, see § 3101 of Title 10.

As to payment of costs by nonresidents for issuance or execution of writs, see § 3102 of Title 10.

Justices of the Peace Civil Rule 3

DE ST JP CIV Rule 3

END OF DOCUMENT

Manipulated  
 Disclaimer to  
 cover fraud  
 →      FRCGR  
           3/6/06

Send me a ORDER that I BE given Access to the actual legal books to get a copy from NOT this Internet Bull!